Case 1:124-cv-06253-JGK Document 1	L Filed 07/09/14 Page 1 of 3
CV 14	VED ORIGINAL
UNITED STATES DISTRICT COURS	VEN UNIONA
EASTERN DISTRICT OF NEW YORK JUL - 9	
	Theoryphon Revial Not
PRÖ SE O	FFICE S. L. AH
Mienel P. Quinary	HalfRActice Allys For
Plaintiff,	COMPLAINT
- against - /	Plaintiff was a GC By
INNA P. D. D. VITA	Jury Trial Demanded
NYC. Legal Police DepXITA	Jury Trial Demanded LIANO, JEReacher of Agreement
Defendants.	M.M.J. Agreement
X BLUC	
I. Parties:	BROWN NY, 1045-9
Plaintiff, resides at	BROWN NY, 1043-9
Defendant N/C -, resides at /00	Church St. NY. NY. Legal 1
	Dept.
Defendant, resides at	60-B-Breach of
II. The jurisdiction of the Court is invoked pursuan	to 60-B- Descenses I
Asking for prope	
III. Statement of Claim. [give a clear and concise sta	
date of each relevant event, a description of wha	
was involved in the claim]	f. thas a 60-B of dis
A Rouble Document to was	ARRESTED & PAID BAIL
I NEVES GOT PROPER PO	y. A MalfRA
IV. Remedy. State what relief, such as money dama	ges, you seek from each defendant.
9/12:	01/109
1/ My 1, 2014	Mignel 1. Lunenes
/Date //	Sign/Your Name
	377-566° 5883
	Telephone Number

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NS District Court
NEW YORK COUNTY OF NEW YORK

MIGUEL P. QUINONES
Plaintiff

- VS -

NYC. LEGAL, POLICE DEPT.
Defendants

60 Centre st. NYC. 12 CV-104045

COMPLAINT
JESTING RETRIAL

REQUESTING RETRIAL FOR MALPRACTICE ATTY. FOR PLAINTIFF WAS A 60-B VIOLATOR

Index#

BREACHER OF AGREEMENT

AS A US. PATRIOT AND HOLDING A CONGRESSIONAL MERIT I STATE UNDER TRUTH, AS A CITIZEN LIVING IN THE STATE

I BRING THIS SUMMONS AND COMPLAINT FOR MALPRACTICE BY TWO PARTY'S MY EX-ATTY. RICHARD D. BORZOUYE REMOVE AS ATTY. ON RECORD, ON JAN. 4 th. 2012 FOR THE REASON ATTY. FOR PLAINTIFF WAS A 60-B VIOLATOR & FOR BREACHING AMENDED COMPLAINT AS PLAINTIFF I REQUESTED MY EX-ATTY. BE REMOVED IN WRITING ON, JULY 7 th. 2011 /' BUT WAS LEGALLY REMOVED

ON DURING: JAN. 4 2012. COURT SESSION.

THE REPRESENTATIVE ATTY. FOR DEFENDANTS OF NYC BY
THE NAME OF NOREEN STAKE HOUSE WORKING AT THE LEGAL DEPT.
ADDRESS: 100 CHURCH ST NY. NY. 10007 - FOR THE CITY of NEW YORK

IT IS UNDERSTOOD THAT THE PREVIOUS CASE # 10 CV - 6195 WAS HELD AT THE DISTRICT COURT > 500 PEARL ST. NY. NY. 10007

WHERE A COURT SESSION WAS HELD ON - DEC. 1, 2011 ~ WITH OUT A JURY.

LET IT BE KNOWN ALSO THE ATTY. THAT WAS REPRESENTING ME WAS
ALSO A CODEFENDANT ON ANOTHER CASE! AND HE CONDUCTED

HIM'SELF VERY NASTY DURING THE BACK ROOM CONFERENCE,

ON - DEC. 1 2011 SO

\* LEAVING PROOF TO BE A 60-B VIOLATOR IN LAW PRACTICE \*

AS A PLAINTIFF IN THIS CASE, I'VE BEEN DEPRIVED OF REQUESTED: DEMANDS IN RECORD, THAT WAS VIOLATED BY THE REP. ATTY. MR. RICHARD D. BORZOUYE OF 14 WALL ST. NY. NY. 10007 A LAW FIRM WORKING WITH THE CITY FOR YEARS!

I WAITED FOR ALL THE COURT SESSIONS & BREACH OF AGREEMENT

TO END, TO BRING IT TO THIS COURT FOR A TRUE HEARING & SETTLEMENT THAT I DIDNT GET IN THE DISTRICT LEVEL.

WHERE AS I WAS GETTING ILLEGALLY JERKED ON THE 12 th. FLOOR, ON DEC. 1, 2011 SO CALLED SETTLEMENT HEARING NOT IN MY FAVOR!

THIS CASE IS CONSIDERED MALPRACTICE WITH A FOWL ATTORNEY, REPRESENTATIVE CLASSIFIED AS A 60-B VIOLATOR A POLICE COMPLAINT COPY IS ALSO ENCLOSED IN THIS FILE ~ FOR HARRASSMENT \*

ALL PROOF IS ENCLOSED IN THE FILES AS EXHIBITS A-THOUGH-E. IN ORDER AND I'M ASKING THE COURT TO ORDER THE NYC. DEFENDANTS

TO PAY ME THE PLAINTIFF IN FULL, WITH-OUT DISCRIMINATION AND WITH-OUT PREJUDICE MALPRACTICE AND STOP TRYING TO RIP OFF, A PLAINTIFF HOLDING A CONGRESSIONAL MERIT SINCE 2006.
ALL DOCUMENT FACTS ENCLOSED\*

I ASK FOR THE SUM OF - \$5 Million, 644, THOUSAND DOLLARS .00 AS SETTLEMENT DEMANDS FOR DAMAGES & PUNITIVE DAMAGES & AS THE SUPREME COURT DEEM FIT.

MIGUEL P. QUINONES Requesting these files be Removed out of ABuilding to Contrate into this Court.

The Alty. M.R. Richard W. Borzowye

The Nyc. Agency

The Nyc. Agency

The District Judge is Not Wellowe

Building 500.

11/9/2012